

Hon. Judge Stearns-

10-21-22

I presently have 500.00 on my Account, here. My funds from Suffolk came last week. I must send 200.00 to Smith vs Dr. Daou - Judge Casper said 250.00 but it should be 10% of \$From assessment in Dec 21 of 53.29. I voluntarily paid 100.00 but he cant didnt Acknowledge receipt for 3-4 months I ordered 11 pads white lined paper and 60 manilla envelopes.

I would need pay \$700.00 to file BOTH Actions since he Cant will not Conjoin Them.

My Complaints are Not Frivolous.  
And this is Adverse.. Suffolk has Laptops and I am protectant in Words.. And its Not just Legal!

I am falsely Accused of child Molestry.. And for 2 years Bought IST as an attorney wanted to protect and benefit financial gain by giving the D.A. and police A way to get out of this unethical indictment they gained an perjury and on withholding exculpatory evidence.



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And I Am Not Lying when I say,  
I read, somewhere, that when you  
win \$ from a lawsuit, it's not  
considered income. C.O. Byrnes agreed  
to settle as he had to pay his own  
legal bills..

I told Sheriff Angelidis counsel I would  
settle for 7,500.00 which is NOT much  
for a 1st Amendment violation. Judge  
Rebertus's ruling says I have a claim to.  
But the people I sue have Unlimited  
Resources whereas I do not.

Once I run out of money, I will not  
be able to get a manilla envelope or  
white lined paper!

When here last year, I had to trade my  
Christmas meal away to get them.  
And I did not commit perjury as the  
Form asks how much in my car teen,  
and on that date, here, I had Zero  
dollars.

I'm sure the defendants made sure the  
Court knew I had funds at Suffolk  
in hope to prevent my lawsuit - rather  
than provide legal resources.



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At This point, I do not trust Mr. Carbone to make copies, as I've come to realize, if they did lose my legal work - I would have to pay another 300,000 to press a claim and what good would it do me - if I lost documents I need to prove egregious Police Misconduct.

It is highly unlikely Attorney Matthew D. Schmitt will send me another letter to the D.A. that his client is still waiting for the software to access the alleged victims cell dump disc 18 months after my arrest.

And to kindly ask the police to the divider software!

First Mr. Carbone Refused to copy any document involving police or jail officials last Feb & March - and I got transferred. ~~As~~ he wouldnt!

Now he took the documents on 9-23-22 and I got them back 10-2-22 all messed up!

And now I am suppose to give him more documents? When he's told me "This is not my job"



They Answer Objections & Requests  
with non-answers,...  
Which I've sent to the Court as  
proof.

But I am done turning over legal  
documents I cannot replace, to get  
copies made, to jail educators that  
have acted as Mr. Carbone has.

At present, I cannot afford to pay  
one file fee of 350.00 let alone  
two... And whereas I may have  
had funds in 6 months to pay -  
I don't have it now...

And when I did, voluntarily send  
100.00 to the Clerk in June - They  
didn't acknowledge receipt until  
Sept - it's not on the docket. So  
why would I send more \$??

Simple, The Court could care less about  
whether or not I pay the fee to Title,  
rather - they use it to Block Access,  
as 350.00 is equivalent to 25%  
of my total income for a year's time.



At 3 Actions would be 80%-90%  
And its not income but an award!  
It should not matter how many  
Actions I file, That doesn't make them  
trivial.

And when I got transferred, I did not  
try to proceed, in LT. Cahoon!  
So I am not fabricating stories in hope  
of monetary gain!!

I don't want to sue Subilk.

I just want them to take me back  
and return me to the state I was  
in and provide legit access.

I did not file any action on them.

I told them, I didn't want to do that.  
But I could not accept how they were  
making copies!!

I would like to proceed against  
Subilk if they will not take me  
back.

~~I will not spend~~

I will not spend 250.00 and  
put in a slip to file the  
Subilk case. Steven L S  
Please let me know the court  
decision.



